SUPERIOR COURT OF ARIZONA *** FILED *** MARICOPA COUNTY 06/14/2002

06/07/2002 CLERK OF THE COURT FORM D000A

HON. CAREY SNYDER HYATT

J. Matlack Deputy

FC 2001-003852

FILED: _____

IN RE THE MARRIAGE OF

LIANE NEGLEY

16110 W MARICOPA ST GOODYEAR AZ 85338

LIANE NEGLEY

AND

JOHN R NEGLEY

JOHN R NEGLEY 3930 W CULVER ST PHOENIX AZ 85009

CONCILIATION SERVICES-CCC SUPPORT SERVICES-CCC

MINUTE ENTRY

8:35 a.m. This is the time set for Comprehensive Pre-Trial Conference. Petitioner is present on her own behalf. Respondent is present on his own behalf.

A digital audio recording of this proceeding is being made by the "For the Record" recording system in lieu of a court reporter.

Liane Negley and John Negley are sworn and testify.

Status of the case is discussed.

*** FILED ***
06/14/2002

06/07/2002

CLERK OF THE COURT FORM D000A

HON. CAREY SNYDER HYATT

J. Matlack Deputy

FC 2001-003852

LET THE RECORD REFLECT that the parties have attended mediation and have reached some agreements.

The Court encourages the parties to get the child, Brianna, enrolled in a counseling program. Mother needs to communicate to Father all information consistent to Brianna's counseling.

- IT IS ORDERED that Conciliation Services schedule a dispute assessment for the parties and will notify them of the date and time. Conciliation Services shall conduct an interview with the minor child, Brianna (DOB 2-8-96).
- IT IS ORDERED on a temporary basis, that Father shall pay to Mother \$582 per month for child support, effective July 1, 2002, through the Support Payment Clearinghouse, P.O. Box 52107, Phoenix, Arizona, 85072-2107.
- IT IS ORDERED on a temporary basis, that Father shall have access with the children every Sunday from 9:00 a.m. until Monday at 8:00 p.m. The exchange of the children will be as follows. Father shall pick up the children at the McDonalds located on Dysart Road and Interstate 10. Mother shall pick up the children at McDonalds on $51^{\rm st}$ Avenue and McDowell Road.
- IT IS ORDERED setting Trial in this matter on November 18, 2002 at 1:30 p.m. before:

HONORABLE ALFRED FENZEL
Central Court Building,
5th Floor, Courtroom 504
201 W. Jefferson, Phoenix, Arizona 85003

(TIME ALLOTTED: ½ day)

IT IS FURTHER ORDERED each party shall exchange his or her exhibits and witness lists for the trial with the other party not later than five business days before the trial.

SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

*** FILED ***
06/14/2002

06/07/2002

CLERK OF THE COURT FORM D000A

HON. CAREY SNYDER HYATT

J. Matlack Deputy

FC 2001-003852

Exhibits

IT IS FURTHER ORDERED that both sides shall hand-deliver to the Clerk of this Division all exhibits to be used at the hearing at least 2 days prior to the hearing. Exhibits shall be accompanied with a numbered list of each exhibit and shall be separated with a blank sheet of paper. All hearing exhibits shall have been exchanged prior to that time. No duplicate exhibits shall be presented for marking. If either party fails to comply with the steps for marking exhibits, that party's exhibits will be precluded from being marked at the hearing.

IT IS FURTHER ORDERED AS FOLLOWS:

- 1. Each party shall file an affidavit of current financial circumstances and a Child Support Worksheet pursuant to the Child Support Guidelines as the time of presenting exhibits to the clerk.
- 2. The pretrial statement shall stand for trial. Any supplements must be received 7 days before trial. Supplements may not add any issues to trial.

NOTE: All Court proceedings are recorded by audio method and not by a court reporter. Any party may request the presence of a court reporter by contacting the division three (3) court business days before the scheduled hearing.

9:12 a.m. Hearing concludes.